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November 8, 2023

VIA ECF

Hon. Diane Gujarati
United States District Judge
United States District Court
for the Eastern District of New York
225 Cadman Plaza East
Brooklyn, NY 11201

Re: Civil Action No. 1:23-cv-05748-DG-RER

Siragusa v. Taco Bell Corp.

Dear Judge Gujarati:

We are counsel to defendant Taco Bell Corp. in the above-referenced litigation. As instructed by the Court's deputy during a call today, we write jointly with counsel to Plaintiffs seeking an adjournment *sine die* of the pre-motion conference because the parties expect the Action to be voluntarily dismissed soon.

Pursuant to Individual Rule No. I(F) of the Court's Individual Practice Rules, we state as follows: (i) the request is made because the Action is being voluntarily dismissed; (ii) the conference is scheduled to take place on November 9, 2023; (iii) and (iv) there have been no previous requests for adjournments or extensions (and thus none granted or denied); (v) the parties make this request jointly; and (vi) it is proposed that the date for the conference be adjourned *sine die* as a voluntary dismissal is expected to be filed soon by Plaintiff.

Respectfully submitted,

/s/ Paul W. Garrity, Esq.
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<u>/s/ James C. Kelly, Esq.</u>
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SMRH:4874-6963-0095.1